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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/657,612	09/08/2003	James A. Bolton	GRFT CTNG 1.2 US	9450
37138	37138 7590 04/20/2006		EXAMINER	
	ADDIUS J. CARVIS PARKER, FREDERIC	DERICK JOHN		
	102 NORTH KING STREET LEESBURG, VA 20176 ART UNIT 1762		PAPER NUMBER	
2222010,			1762	
			DATE MAILED: 04/20/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•••	Application No.	Applicant(s)
	10/657,612	BOLTON ET AL.
Office Action Summary	Examiner	Art Unit
	Frederick J. Parker	1762
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR RI WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 Cf after SIX (6) MONTHS from the mailing date of this communicatio - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by a Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNIC FR 1.136(a). In no event, however, may a rd n. eriod will apply and will expire SIX (6) MON statute, cause the application to become AB	CATION. eply be timely filed THS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on	<u>30 March 2006</u> .	
2a) ☐ This action is FINAL . 2b) ☑	This action is non-final.	
3) ☐ Since this application is in condition for all	owance except for formal matte	ers, prosecution as to the merits is
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.D	. 11, 453 O.G. 213.
Disposition of Claims		
4) Claim(s) 1-3 is/are pending in the applicat	ion.	
4a) Of the above claim(s) is/are with	ndrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-3</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction a	nd/or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Example 1.	miner.	
10)☐ The drawing(s) filed on is/are: a)☐	accepted or b) objected to I	by the Examiner.
Applicant may not request that any objection to	the drawing(s) be held in abeyan	ice. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the co	prrection is required if the drawing	(s) is objected to. See 37 CFR 1.121(d).
11)☐ The oath or declaration is objected to by th	e Examiner. Note the attached	I Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for for	eign priority under 35 U.S.C. §	119(a)-(d) or (f).
a) All b) Some * c) None of:		
 Certified copies of the priority docur 		
Certified copies of the priority docur		
3. Copies of the certified copies of the		received in this National Stage
application from the International Bu	, , , , , , , , , , , , , , , , , , , ,	
* See the attached detailed Office action for a	a list of the certified copies not	received.
Attachment(s)		

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date _

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.

6) Other: ____.

5) Notice of Informal Patent Application (PTO-152)

Application/Control Number: 10/657,612 Page 2

Art Unit: 1762

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12-21-05 has been entered.

2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claim Objections

3. Claim 1 is objected to because of the following informalities: "textur" is a typographical error. Appropriate correction is required.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

Page 3

Application/Control Number: 10/657,612

Art Unit: 1762

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 5. Claims 1-3 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
 - Claim 1 is vague and indefinite because use of "comprising" in the base coat applying step allows the introduction of formulation components not specified in the claim which are not permitted by the transitional language "consisting of". See MPEP 2111.03.
 - Claims 2-3 are vague and indefinite because they depend from claim 1 which utilizes the close-ended transitional language "consisting of", which prohibits the additional specific steps of claims 2-3, namely spraying, specific application rates, and formulation components. Thus these steps and ingredients are excluded by present claim language according to MPEP 2111.03, pertinent portions of which are reproduced for Applicants' convenience below:

Page 4

Application/Control Number: 10/657,612

Art Unit: 1762

The transitional phrase "consisting of" excludes any element, step, or ingredient not specified in the claim. In re Gray, 53 F.2d 520, 11 USPQ 255 (CCPA 1931); Ex parte Davis, 80 USPQ 448, 450 (Bd. App. 1948) ("consisting of" defined as "closing the claim to the inclusion of materials other than those recited except for impurities ordinarily associated therewith."). But see Norian Corp. v. Stryker Corp., 363 F.3d 1321, 1331-32, 70 USPQ2d 1508, 1516 (Fed. Cir. 2004) (holding that a bone repair kit "consisting of" claimed chemicals was infringed by a bone repair kit including a spatula in addition to the claimed chemicals because the presence of the spatula was unrelated to the claimed invention). A claim which depends from a claim which "consists of" the recited elements or steps cannot add an element or step. When the phrase "consists of" appears in a clause of the body of a claim, rather than immediately following the preamble, it limits only the element set forth in that clause; other elements are not excluded from the claim as a whole. Mannesmann Demag Corp. v. Engineered Metal Products Co., 793 F.2d 1279, 230 USPQ 45 (Fed. Cir. 1986). >See also In re Crish,

- 6. The instant process provides for coloring and wood graining a patterned textured surface consisting of the steps of
- -applying an opaque water-based pigmented emulsion base coat,
- -drying the base coat
- -applying a darkening pigmented aqueous urethane/ acrylic graining coating complementary in color to the base coat onto which it is applied
- -spreading the graining coat to color within recesses while retaining some graining coat on the surface, which together with the base coat color provides grain and coloration of a wood, and -drying the graining coat.
- 7. Prior art of note is; US 5534352 which applies an aqueous acrylic pigmented emulsion basecoat to a textured substrate; drying the base coat; spraying thereon a dry buffing pigmented material as a an acrylic emulsion; which is then buffed to transfer the material into recesses to

provide a contrasting wood grain appearance. However, a urethane/acrylic graining coat, drying of the grain coat without the addition of other coatings, and distributing buffing material on both recesses and surface portions is not cited. US 3936541 teaches the concept of applying a grain coat to a surface of recesses and ridges, and re-distributing the coating throughout prior to drying/ curing the liquid coating, but no use of an emulsion base coat or a darkening pigmented aqueous urethane/ acrylic graining coating is cited. It is the Examiner's opinion that the Stated Prior Art does not teach, nor fairly suggest to combine, the cited references to produce the invention as currently worded in this Application.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frederick J. Parker whose telephone number is 571/272-1426. The examiner can normally be reached on Mon-Thur. 6:15am -3:45pm, and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy Meeks can be reached on 571/272-1423. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Frederick J. Parker

Page 6

Art Unit 1762

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